Exhibit "F"

Case: 1:08-cv-02755-DCN Doc #: 315-6 Filed: 05/15/15 2 of 5. PageID #: 16062

Evangelista, Joseph F.

From:

Lambert, P. Wesley <WLambert@brouse.com>

Sent:

Friday, February 13, 2015 9:06 AM

To:

Star, Gregory J.

Cc:

Luarde, Sharon A.

Subject:

RE: Hodell

Greg - I will get back to you regarding Ashley. I will also try and get you a best guess today or Monday as to the timing of the SAP witnesses we will call, although we should know better after Wednesday's pretrial conference.

Also, we will be filing a revised Exhibit List today or Monday that is consistent with our agreement to renumber the exhibits in conformance with the deposition exhibit numbering. The Court's Trial Order also requires the parties to make their exhibits available for inspection and copying 7 days prior to trial. We had intended to mail a copy of our exhibits on a disk for Monday delivery. I believe we already have copies of each others' potential exhibits though, so let me know if you want to dispatch with that requirement.

Wes

P. Wesley Lambert Attorney at Law



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From: Star, Gregory J. [mailto:Gregory.Star@dbr.com]

Sent: Thursday, February 12, 2015 3:30 PM

To: Lambert, P. Wesley **Cc:** Luarde, Sharon A. **Subject:** RE: Hodell

Wes,

Without waiving any applicable privilege, Mr. Ashley requires to be reimbursed for any time he spends related to the case at the rate of \$2,400 per day, which is \$300 per hour based on an 8-hour minimum. He also requires that he be reimbursed for all travel expenses.

-Greg

Gregory J. Star

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From: Lambert, P. Wesley [mailto:WLambert@brouse.com]

Sent: Thursday, February 12, 2015 11:01 AM

To: Star, Gregory J. **Cc:** Luarde, Sharon A. **Subject:** RE: Hodell

Greg - In response to your email below regarding Mr. Ashley, Hodell is willing to bear the reasonable costs of Mr. Ashley's appearance at trial. Please let me know how you and/or Mr. Ashley would like us to make the arrangements.

Wes

P. Wesley Lambert Attorney at Law



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From: Star, Gregory J. [mailto:Gregory.Star@dbr.com]

Sent: Wednesday, February 11, 2015 7:09 PM

To: Lambert, P. Wesley **Cc:** Luarde, Sharon A. **Subject:** Hodell

Wes,

Please update us on whether Messrs. Lowery and Van Leeuwen are still expected to appear to testify live at trial.

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As indicated in my letter to the Court on January 15, 2015, we still expect that Ms. Weissman and Mr. Guagenti will testify live at trial, as will Messrs. Mehnert-Meland, Kraus, Killingsworth, and Neveux.

Udi Ziv has recently informed us that he has work obligations in Barcelona during the week of March 2, and that he will be working the week of February 23 to prepare. Therefore, bringing him to Cleveland is no longer an option.

Due to cost issues, SAP no longer intends to make arrangements for Geoff Ashley to testify live at trial. Per our prior agreement (attached), we had not completed the designation process for Mr. Ashley, but should do so if Hodell is still intending to offer his testimony.

Finally, it remains that the majority of SAP's witnesses who will appear live at trial (Weissman, Guagenti, Mehnert-Meland, Kraus, Killingsworth, Neveux, Hilliard, and Osborne) reside outside of the Cleveland area and must make travel plans. Understanding that the Court's pre-trial order requires only that the parties inform each other the night before of the witnesses they expect to call the next day, as a matter of courtesy would you please provide us with an estimate of the timing of Hodell's case-in-chief? Absent this, we may need to approach Judge Wells to request that at least some of these witnesses be set to testify on a date certain. Please get back to me on this.

-Greg

Gregory J. Star

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